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*Attorneys for Plaintiff/Counter-Defendant Winecup  
Gamble, Inc.*

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

## WINECUP GAMBLE, INC.,

**Plaintiff/Counter-  
Defendant,**

## GORDON RANCH, JR.

## Defendant/Counter- Claimant

Case No. 3:17-CV-00163-GMN-CSD

**STIPULATION AND ORDER TO  
EXTEND TIME TO FILE  
OPPOSITION TO RENEWED  
MOTION FOR SANCTIONS AND  
REPLY TO OPPOSITION TO  
MOTION FOR SUMMARY  
JUDGMENT (FIRST REQUEST)**

**WHEREAS**, Plaintiff/Counter-Defendant Winecup Gamble Inc.’s (Winecup) Reply (“Reply”) to Defendant/Counter-Claimant Gordon Ranch’s (“Gordon Ranch”) Opposition to Winecup’s Motion for Summary Judgment (Document 199) was due on March 1, 2022;

**WHEREAS**, Winecup’s Opposition (“Opposition”) to Gordon Ranch’s Renewed Motion for Sanctions (Document 197) was due on March 1, 2022;

**WHEREAS**, the lead attorneys for Winecup, David Jordan and Michael Menssen, attorneys practicing in Utah and authorized to practice in this case only pursuant to orders of this Court entered on April 11, 2017 and May 26, 2017 (Document Nos. 12 and 27) have both departed from the firm of Stoel Rives, and joined two different law firms, and have experienced logistical difficulties in accessing files from their former firm necessary to adequately prepare

1 and file the Reply and Opposition and have therefore requested additional time to file the  
2 Opposition and Reply. While the time has already expired for the filing of the Opposition and  
3 Reply, Defendant secured an informal extension of time from Plaintiff to file the Opposition to  
4 March 8, 2022, and the Reply to March 15, 2022, but neglected to document that extension and  
5 secure a court order to that effect due to preparation for and engaging in an ongoing trial in the  
6 Second Judicial District Court in the State of Nevada that is still ongoing and impaired proper  
7 attention to this matter.

8           **NOW THEREFORE, THE PARTIES HEREBY STIPULATE** that the time for filing  
9 Winecup's Reply may be extended to March 21, 2022, and the time for filing Winecup's  
10 Opposition may be extended to March 15, 2022.

Dated: March 16, 2022

SNELL & WILMER L.L.P.

By:/s/ William E. Peterson

William E. Peterson, Bar No. 1528  
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50 West Liberty Street, Suite 510  
Reno, Nevada 89501

*Attorneys for Winecup Gamble, Inc.*

Dated: March 16, 2022

## MCDONALD CARANO, LLP

By: /s/ Pat Lundvall (with email permission)

Pat Lundvall, Bar No. 3761  
Rory Kay, Bar No. 12416  
2300 West Sahara Avenue, Suite 1200  
Las Vegas, Nevada 89102

*Attorneys for Gordon Ranch, LP*

## IT IS SO ORDERED.

Dated this 17 day of March, 2022.

Gloria M. Navarro, District Judge  
UNITED STATES DISTRICT COURT

1  
2                   **CERTIFICATE OF SERVICE**

3       I, the undersigned, declare under penalty of perjury, that I am over the age of eighteen (18)  
4       years, and I am not a party to, nor interested in, this action. On this date, I caused to be served a  
5       true and correct copy of the foregoing **STIPULATION AND ORDER TO EXTEND TIME TO**  
6       **FILE OPPOSITION TO RENEWED MOTION FOR SANCTIONS AND REPLY TO**  
7       **OPPOSITION TO MOTION FOR SUMMARY JUDGMENT** by the method indicated:

8       XXXXXXX           by Court's CM/ECF Program

9       \_\_\_\_\_           by U. S. Mail

10      \_\_\_\_\_           by Facsimile Transmission

11      \_\_\_\_\_           by Overnight Mail

12      \_\_\_\_\_           by Federal Express

13      \_\_\_\_\_           by Electronic Service

14      \_\_\_\_\_           by Hand Delivery

15  
16      Dated this 17th day of March, 2022.

17      By: /s/ Vicki Quarve

18                   An employee of Snell & Wilmer L.L.P.

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